

PATENT APPLICATION
Serial Number: 10/814,731
Attorney Docket Number: OFE 1854

REMARKS

Applicants hereby submit this Summary of Examiner Interview of December 22, 2010, responsive to the Final Rejection - Office Action—Date Mailed: December 14, 2010, Paper No. 20101209, for which a response is due three [3] months from the date of mailing of the Office Action: March 14, 2011.

Claims 1-57 are hereby currently pending. Claims 1-57 are currently rejected. No new matter has been added. No additional fees are due.

Applicants' Attorney thanks Examiner for the telephone interview on December 22, 2010, wherein there was discussion with Examiner, and an agreement was reached with Examiner, as summarized hereinafter.

Agreement was reached with the Examiner during the Examiner Interview of December 22, 2010, that:

(1) the rejection of all pending claims in the present Application is improper on its technical merits, and is inapposite based upon Raleigh et al., alone or in combination with the other references of record; and further that the cited references fail to anticipate or render obvious the presently claimed invention, and Examiner's citation to and quotes from the patent references of record fail to support the rejections made by Examiner; and that there is no basis for said rejections in the teachings in Raleigh et al, alone or in combination with the other references of record;

(2) none of the references, alone or in combination with each other, teach, suggest nor infer the claimed invention as set forth in the claims as presently pending which are patentably distinguishable over all the cited references, alone or in combination, and multiple patentable distinctions were discussed and agreed upon (including but not limited to: selective coupling, and/or selecting a selected directional antenna sector, and numerous other patentable distinctions in the claims;

(3) all rejections under 35 USC 102 and 103, of Claims 1-57, are traversed, and overcome, as inapposite and without technical merit,

(4) the Final Rejection is improper and will be withdrawn;

(5) all presently pending Claims 1-57 are allowable over all art of record;

(6) the present Application is in proper form for allowance;

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(7) Examiner will issue a Notice of Allowance; and,
(8) the Applicants' co-pending Application which is now an issued patent [U.S. Patent No. 7,643,794, Application No.: 10/814,723 Filed: March 31, 2004], has been fully considered by the Examiner, as a part of his decision to grant allowance, and has been fully disclosed by Applicant to the Patent Office in the present Application, and that no further action is required by Applicants relative thereto. [Applicants' presently pending Application and Applicants' co-pending Application (now an issued patent) share a common filing date of March 31, 2004, and also both disclose and claim and share a common priority to the same Provisional Applications [Serial No. 60/461,003, filed: April 7, 2003, and Serial No. 60/535,001, filed: Jan. 7, 2004].

It is therefore respectfully requested that in accordance with the agreement that was reached with Examiner during the Examiner Interview of December 22, 2010, that:

(1) the Final Rejection should be withdrawn, (2) it be stated that all bases of rejection of the pending claims are traversed and overcome, and that the rejections of Claims 1-57 under 35 U.S.C. 102 (b) and under 35 U.S.C. 103(a) are traversed and overcome, and that all pending claims 1-57 are allowable, (4) the present Application and claims be stated to be in proper form for allowance, (5) the Examiner issue a Notice of Allowance, and (6) the Examiner issue an Examiner's Summary of the Telephone Interview of December 22, 2010.

No additional fee is presently due.

The Director has already been authorized, and is herein authorized, to charge any fees that are due (or credit any refunds owing back) in this Application to Sitrick and Sitrick's U.S.P.T.O. Deposit Account Number: 50-1166.

The Examiner is invited to directly communicate with the undersigned, if it will in any way facilitate the prosecution of the Application.

Respectfully submitted,



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